Fron County Register

PUBLISHED EVERY THURSDAY.

One Year, \$1.50. Six Months, \$0.75. RATES OF ADVERTISING

Purnished on Application. Special Inducements to Home Patrons. Address, REGISTER, Ironton, Missouri.

For Lieutenant-Governor:

For Secretary of State:

ALBERT O. ALLEN.

For State Treasurer: ROBERT P. WILLIAMS.

For Attorney-General: EDWARD C. CROW.

JOSEPH P. HERRINGTON.

For Railroad and Warehouse Commis-

For Judge St. Louis Court of Appeals: RICHARD L. GOODE.

FIFTH CONSTITUTIONAL AMEND-MENT-(Authorizing the State to appro-priate \$1,00,000 from sinking fund for pur-pose of State exhibit at World's Fair)-NO.

SIXTH CONSTITUTIONAL AMEND-MENT-(Providing that no grand jury shall be convened except upon order of judge of court having power to try and determine felonies; but when so assem-bled, may indict for any crime)—YES.

of record, three-fourths of jury)-YES.

SEVENTH CONSTITUTIONA AMENDMENT-(Providing that in court not of record, two-thirds of the jury ma render verdict in civil cases, and in court of record, three-fourths of jury)-No.

BY ELI D. AKE.





OUR GOD, OUR COUNTRY AND TRUTH.

TERMS-\$1.50 a Year, In Advance

5th Dist. BENJAMIN ELLIOTT.

7th Dist.....

8th Dist ... WASHINGTON I. PHIFER.

6th Dist. THOMAS DAY.

9th Dist. JOHN P. WILSON.

10th Dist. JOHN L. TALBOTT.

12th Dist. W. C. ARCHIBALD.

12th Dist. J. A. HALE.

14th Dist. A. P. MILLER.

JAMES H. HILLIS.

A. NEFF.

For Secretary of State: BERNARD FINN.

BENJ. F. ALLEN.

For State Treasurer: DeWITT C. FULLER.

For Attorney-General: ZACH. TAYLOR.

For Judge St. Louis Court of Appeals:

FIRST CONSTITUTIONAL AMEND-MENT-(Making indictment or informa-tion concurrent remedies in criminal prosecutions)—YES.

SIXTH CONSTITUTIONAL AMEND-MENT-(Providing that no grand jury shall be convened except upon order of judge of court having power to try and determine felonies; but when so assem-bled, may indict for any crime)—YES.

11th Dist. GEORGE M. JACKSON.

15th Dist. WILBUR F. HOUGHAWOUT.

VOLUME XXXIV.

IRONTON, MO., THURSDAY. OCTOBER 25, 1900.

NUMBER 18.

TRY US.

Is He Fit for the Vice-Presidency?

ces reasonable.

IOB-WORK .

Best equipped job printing establishment in

Southeast Missouri. In sure satisfaction. Pr

It happened that on the same day of last week on which the vice presidential candidate of the Hannaite party stood before an audience in one of the cities of Kentucky, telling them how wicked were the Democrats for passing the Goebel election law, in another city of the same state the brother of the assassinated governor of Kentucky was repeating to a jury the confession made to him by Youtsey, then on trial for complicity in the ambuscading and cold-blooded murder of William Goe-

bel. A part of the witness' testimony is as follows: "Youtsey said: 'I went to Governor Taylor and I told Governor Taylor that Dick Coombs was ready to do the shooting. Governor Taylor said: "You ought not to come to see me about this. I have been expecting this to be done for some time, but I object to having a negro do it. Coombs may be a spy and he may betray us." 1"

Another part of the communication between Taylor and Youtsey runs thus: "I left Governor Taylor, and on Tuesday I went back to Governor Taylor. I said to him: 'The man to do the shooting is now here.' I told him Jim Howard was here; that I thought he got here Monday night."

"Finally, I said to him," went on Youtsey, "as Governor Taylor hesitated still: 'It is up to you to decide whether it is to be done or not.' Tayfinally said: 'Well, tell them to go ahead. If it is necessary I can send the man to the mountains." Who can doubt this testimony?

Taylor is a more foul and culpable assassin than the ignorant mountaineer who fired the shot that killed Goebel. When he saw his crime had found him out and that justice was on his track, this "republican martyr," as Roosevelt once called him, fled to the governor of New York, now running for vice-President on the Hanna ticket, and that individual, who the other day assailed the character and motives of the man whose assassination Taylor deliberately purchased, took Assassin Taylor to his arms and assured him that so long as he was governor of New York no writ of requisition issued by a democratic governor of Kentucky for his arrest would be honored. Not only this, but when the red-handed and black-hearted fugitive from justice, Bill Taylor, appeared as a delegate to the republican national convention in Philadelphia and received more applause from the leaders of the republican party than any one present except Roosevelt himself, Roosevelt enthusiastically joined in the ovation tendered by representative republicans to a cowardly and fiendish purchaser of assass-

Isn't Roosevelt magnificently equipped for lecturing democrats on the subject of political morality and denouncing them for not upholding imprerialsm?-Kansas City Times.

During the winter of 1897 Mr. James Reed, one of the leading citizens and merchants of Clay, Clay Co., W. Va., SECOND CONSTITUTIONAL SECOND CONSTITUTIONAL AMENDMENT—(Providing for the levy of a special road and bridge tax of 15 cents) — YES.

SECOND CONSTITUTIONAL SECOND CONSTITUTIONAL Struck his leg against a cake of ice in special road and bridge tax of 15 cents)— The struck his leg against a cake of ice in special road and bridge tax of 15 cents)— The struck his leg against a cake of ice in special road and bridge tax of 15 cents)— It became very much swollen and pained him so badly that he could not walk without the aid of crutches. He SECOND CONSTITUTIONAL AMENDMENT—(Providing for the levy of a special road and bridge tax of 15 cents) as special road and bridge tax of 15 cents) No.

SECOND CONSTITUTIONAL walk without the aid of crutches. He was treated by physicians, also used a special road and bridge tax of 15 cents)—
NO. a half gallons of whiskey in bathing it. but nothing gave any relief until he beran using Chamberlain's Pine Balm. This brought almost a complete care in a week's time and he believes that had he not used this remedy his leg would have had to be amputated. Pain Balm is unequaled for sprains, bruises and rheums tism. For sale by Arcadia

Valley Drug Co. TO FARMERS HIGHEST MARKET PRICES PAID FOR Cattle, Hogs, Sheep! NAGEL'S MEAT MARKET IRONTON, MO.

The average lazy man is too lazy to

worry about his laziness.

Tutt's Liver Pills keep the bowels in na tural motion and cleanse the system of all impurities An absolute cure for sick headache,

Tutt's Liver Pills

THE OFFICIAL BALLOTS Republican Ticket.

At Large-G. W. KUNTZ.

5th Dist. E. L. COLMAN.

1st Dist.

2d Dist.

3d Dist.

4th Dist.

6th Dist.

7th Dist.

8th Dist.

9th Dist.

10th Dist.

11th Dist.

12th Dist.

13th Dist.

14th Dist.

15th Dist.

CALEB LIPSCOMB.

For Lieutenant-Governor: LEON GREENBAUM.

WILLIAM H. STRIPE.

L. M. RICHESON.

WM. M. BRANDT.

For Attorney-General: JOHN F. DELANEY.

THOMAS HASSLER.

For Railroad and Warehouse Commis-

For Judge St. Louis Court of Appeals;

FIRST CONSTITUTIONAL AMEND-MENT-(Making indictment or informa-tion concurrent remedies in criminal

tion concurrent remedies in criminal prosecutions)-YES.

FIRST CONSTITUTIONAL AMEND-MENT-(Making indictment or informa-tion concurrent remedies in criminal prosecutions)-NO.

SECOND CONSTITUTIONAL AMENDMENT—(Providing for the levy of a special road and bridge tax of 15 cents) —YES.

FOURTH CONSTITUTIONAL AMEND-MENT-(Authorizing the issue of bonds by the City of St. Louis in aid of World's Fair)-YES.

FOURTH CONSTITUTIONAL AMEND-MENT-(Authorizing the issue of bonds by the City of St. Louis in aid of World's Fair)-NO.

FIFTH CONSTITUTIONAL AMEND-MENT—(Authorizing the State to appro-priate \$1,00,000 from sinking fund for pur-pose of State exhibit at World's Fair)— YES.

FIFTH CONSTITUTIONAL AMEND-MENT- (Authorizing the State to appro-priate \$1,000,000 from sinking fund for pur-pose of State exhibit at World's Fair)-NO.

For Judge of Supreme Court: ALBERT E. SANDERSON.

At Large-R. D. MORRISON.

(Nominated by Electors.)

For Presidential Electors:

Democratic Ticket.	Republican Ticket.
For Presidential Electors:	For Presidential Electors:
At Large-JAMES R. WADDILL.	At Large-JOSEPH E. BLACK.
	At Large-JOHN W. MOORE.
At Large-JOHN L. PEAK.	1st Dist. DAVID W. POLLOCK.
ist Dist. EDGAR MONROE RICHMOND.	ist bist. DAVID W. POLLOCK.
	2d Dist. LOUIS BENECKE.
21 Dist. CICERO CLAY BIGGER.	Land Court in Court in
3d Dist. JAMES WILFORD SULLIN-	3d Dist. JOHN E. SCHOOLER.
GER.	4th Dist. WILLIAM C. PIERCE.
4th Dist. WILLIAM THORNTON JEN-	
KINS.	5th Dist. AMMIE W. LOVE.
5th Dist. WILLIAM M. GROVES.	6th Dist. GEORGE P. HUCKEBY.

5th Dist. WILLIAM M. GROVES.	6th Dist. GEORGE P. HUCKEBY.
Rh Dist. EDGAR P. MANN.	7th Dist. WALTER D. HUBBARD.
ith Dist. THOMAS J. DELANEY.	8th Dist. NICHOLAS D. THURMAN.
th Dist. ADDISON ANTHONY WALK- ER.	9th Dist. RILEY H. MANSFIELD.
hth Dist. OMER H. AVERY.	10th Dist. LUCIAN M. BLACKMER.
ioth Dist. WILFRED JONES.	11th Dist. THOMAS K. NIEDRINGHAUS.
uth Dist. RICHARD D. LANCASTER.	12th Dist. SILAS BENEDICT.
	The state of the s

Uth Dist. RICHARD D. LANCASTER.	12th Dist. SILAS BENEDICT.
12th Dist. HEINE MARKS.	13th Dist. JOHN D. YOUNG.
13th Dist. FRANCIS MARION MANS- FIELD.	14th Dist. ASBERY BURKHEAD.
14th Dist. JESSE COX SHEPPARD.	15th Dist. JOHN C. LAMPSON.
15th Dist. HUGH DABBS.	JOSEPH FLORY.
For Governor: ALEXANDER M. DOCKERY.	For Lieutenant-Governor: ETHELBERT F. ALLEN.

For Secretary of State: WALTER L. PORTERFIELD.
For State Auditor: WILLIAM F. BLOEBAUM.

For State Treasurer: WILLIAM S. FLEMING.

SAM	For UEL F.	Attor O'FA	ney-General: LLON.	
	Railroad	and slo	Warehouse	Commis-

	For	Railroad	and	Warehouse	Commis-
	CHA	RLES C.	CRO	USE.	
1					
- 1					
		For Indi	00 of	Supreme Co	wet.

WII	I Jud	ge St CRA	ME	ouis	Co	urt	of I	Appe	als:
_				_			_		_
ME	NT-	CON	ng	ind	etm	ent		info	eND- orma- minal

FIRST CONSTITUTIONAL AMEND-	prosecutions)—YES.
MENT-(Making indictment or informa- tion concurrent remedies in criminal prosecutions)-YES.	FIRST CONSTITUTIONAL AMEND- MENT-(Making indictment or informa- tion concurrent remedies in criminal
FIRST CONSTITUTIONAL AMEND- MENT-(Making indictment or informa-	presecutions)-NO.

FIRST CONSTITUTIONAL AMEND- MENT-(Making indictment or informa- tion concurrent remedies in criminal prosecutions)-NO.	SECOND CONSTITUTIONAL AMENDMENT-(Providing for the levy of a special road and bridge tax of 15 cents)— YES.
SECOND CONSTITUTIONAL AMENDMENT—(Providing for the levy of a special road and bridge tax of 15 cents) —YES.	SECOND CONSTITUTIONAL

SECOND CONSTITUTIONAL AMENDMENT—(Providing for the levy of a special road and bridge tax of 15 cents)— NO.
THIRD CONSTITUTIONAL AMEND

SECOND CONSTITUTIONAL AMENDMENT—(Providing for the levy of a special road and bridge tax of 15 cents) —NO. THIRD CONSTITUTIONAL AMEND- MENT—(Providing that the value of property subject to mortgage, deed of trust, etc., less the value of such security, shall be assessed to the owner of the property, and the value of the security assessed to the owner thereof; and that a contract made in violation of such provi-	a special road and bridge tax of 15 cents)—NO. THIRD CONSTITUTIONAL AMEND-MENT-(Providing that the value of property subject to mortgage, deed of trust, etc., less the value of such security, shall be assessed to the owner of the property, and the value of the security assessed to the owner thereof; and that a contract made in violation of such provision is null and void)—YES.
sion is null and void)-YES.	THIRD CONSTITUTIONAL AMEND- MENT-(Providing that the value of prop-

assessed to the owner thereof; and that a contract made in violation of such provision is null and void)—YES.	THIRD CONSTITUTIONAL AMEND-
	MENT-(Providing that the value of property subject to mortgage, deed of trust.
THIRD CONSTITUTIONAL AMEND-	etc., less the value of such security, shall
property subject to mortgage, deed of	be assessed to the owner of the property, and the value of the security assessed to
trust, etc., less the value of such security, shall be assessed to the owner of the	the owner thereof; and that a contract made in violation of such provision is null
property, and the value of the security assessed to the owner thereof; and that a	and void)-NO.
contract made in violation of such provi- sion is null and void)-NO.	ethet
Bion is null and total-ito.	FOURTH CONSTITUTIONAL AMEND-

assessed to the owner thereof; and that a contract made in violation of such provision is null and void)—NO.	FOURTH CONSTITUTIONAL AMEND-
FOURTH CONSTITUTIONAL AMEND- MENT—(Authorizing the issue of bonds by the City of St. Louis in aid of World's	MENT-(Authorizing the issue of bonds by the City of St. Louis in aid of World's Fair)—YES.
Fair)—YES.	Northway government of the control o

FOURTH CONSTITUTIONAL AMEND MENT—(Authorizing the issue of bond
by the City of St. Louis in aid of World' Fair)-NO.

	FOURTH CONSTITUTIONAL AMEND- MENT-(Authorizing the issue of bonds by the City of St. Louis in aid of World's	FOURTH CONSTITUTIONAL AMEND- MENT—(Authorizing the issue of bonds by the City of St. Louis in aid of World's Fair)—NO.
	Fair)-NO.	FIFTH CONSTITUTIONAL AMEND-
×	FIFTH CONSTITUTIONAL AMEND- MENU-(Authorizing the State to appro-	MENT-(Authorizing the State to appro- priate \$1,000,000 from sinking fund for pur-
	priate \$1,000,000 from sinking fund for pur- pose of State exhibit at World's Fair)-	pese of State exhibit at World's Fair)-
	YES.	

YES.	State	exhibit	at	World	's Fair)
DIEN I-	-(Auth	from si	the	State	d for min

l	NO	pose of State exhibit at World's Fair)-
	SIXTH CONSTITUTIONAL AMEND- MENT-(Providing that no grand jury shall be convened except upon order of judge of court having power to try and determine felonies; but when so assem- bled, may indict for any crime)—YES.	MENT-(Providing that no grand jury

MENT-(Providing that no grand jury shall be convened except upon order of judge of court having power to try and determine felonies; but when so assembled, may indict for any crime)—NO.	shell be convened except upon order of judge of court having power to try and determine felonies; but when so assembled, may indict for any crime)—NO.
SEVENTH CONSTITUTIONAL AMENDMENT—(Providing that in courts not of record, two-thirds of the jury may render verdict in civil cases, and in courts	SEVENTH CONSTITUTIONAL AMENDMENT—(Providing that in courts not of record, two-thirds of the jury may render verdict in civil cases, and in courts of record, three-fourths of jury)—YES.

L ts ts	SEVENTH CONSTITUTIONAL AMENDMENT—(Providing that in courts not of record, two-thirds of the jury may render verdict in civil cases, and in courts of record, three-fourths of jury)—YES.	SEVENTH CONSTITUTIONAL AMENDMENT—(Providing that in courts not of record, two-thirds of the jury may render verdict in civil cases, and in courts of record, three-fourths of jury)—YES.	
L ts ts	SEVENTH CONSTITUTIONAL AMENDMENT—(Providing that in courts not of record, two-thirds of the jury may render verdict in civil cases, and in courts of record, three-fourths of jury)—NO.		

Social Democratic Ticket. Socialist Labor Ticket. Prohibition Ticket. Progressive Peoples' Party (Nominated by Electors.) For Presidential Electors: At Large-JOHN DAMMKOEHLER. At La

At Daige-John Dammkoennen.	At La
At Large-JULIUS KNOEBEL.	At La
1st Dist.	- Ist Dis
2d Dist.	- 2d Dis
\$d Dist.	- 3d Dis
4th Dist.	- 4th Di
5th Dist.	5th Di
6th Dist.	- 6th Di
7th Dist.	7th Dis
8th Dist.	Sth Di
9th Dist.	9th Di

7th Dist.	
8th Dist.	
9th Dist.	
10th Dist.	
11th Dist.	
12th Dist.	
13th Dist.	
14th Dist.	
15th Dist.	

· Market Company
For Governor: CASS FRY.
or Lieutenant-Governor:
For Secretary of State: D HEITZIG.
For State Auditor:

LEWIS (

J. F. GR

EDWAR

	CARTEN.
	For Judge of Supreme Court:
For	Judge St. Louis Court of Appeals:
-	

FIRST CONST ENT-(Making on concurrent cosecutions)-YE	indictment	or	informa
FIRST CONST ENT-(Making on concurrent cosecutions)-NC	indictment remedies	or	informa
SECOND CO			

AMENDMENT-(Providing for the le a special road and bridge tax of 15 ce -YES.	VY
SECOND CONSTITUTION AMENDMENT-(Providing for the leta special road and bridge tax of 15 ce-NO.	VY
WILLIAM CONSTITUTIONAL AME	377

222	SECOND CONSTITUTIONAL AMENDMENT-(Providing for the levy of a special road and bridge tax of 15 cents) -NO.	SECOND CONSTITUTIONAL AMENDMENT-(Providing for the levy of a special road and bridge tax of 15 cents -NO.
The property of the second sec	THIRD CONSTITUTIONAL AMEND-MENT-(Providing that the value of property subject to mortgage, deed of trust, etc., less the value of such security, shall be assessed to the owner of the property, and the value of the security assessed to the owner thereof; and that a contract made in violation of such provision is null and void)—YES.	THIRD CONSTITUTIONAL AMEND MENT-(Providing that the value of property subject to mortgage, deed o trust, etc., less the value of such security shall be assessed to the owner of the property, and the value of the security assessed to the owner thereof; and that contract made in violation of such provision is null and void)—YES.
	AND ADDRESS OF THE PARTY OF THE	

property, and the value of the security assessed to the owner thereof; and that a contract made in violation of such provision is null and void)—YES.	shall be assessed to the owner of the property, and the value of the securit assessed to the owner thereof; and that contract made in violation of such provision is null and void)—YES.
 THIRD CONSTITUTIONAL AMEND- MENT-(Providing that the value of preperty subject to mortgage, deed of trust, etc. less the value of such security, shall be assessed to the owner of the property, and the value of the security assessed to the owner thereof; and that a contract made in violation of such provi- sion is null and void)—NO.	THIRD CONSTITUTIONAL AMEND MENT-(Providing that the value of property subject to mortgage, deed of trust, etc., less the value of such security shall be assessed to the owner of the property, and the value of the security assessed to the owner thereof; and that contract made in violation of such provision is null and void)—NO.

THIRD CONSTITUTIONAL AMEND MENT—(Providing that the value of property subject to mortgage, deed of trust, etc., less the value of such security shall be assessed to the owner of the property, and the value of the security assessed to the owner thereof; and that contract made in violation of such provision is null and void)—NO.
FOURTH CONSTITUTIONAL AMEND MENT-(Authorizing the issue of bond by the City of St. Louis in aid of World'

sion is null as	nd void)—NO.
MENT-(Auth	ONSTITUTIONAL AMENI forizing the issue of bond f St. Louis in aid of World
MENT-(Auth	ONSTITUTIONAL AMENI orizing the issue of bone f St. Louis in aid of World

MEN	r-(Auth	orizing t	he State	to appr
priate	\$1,000,000 of State	exhibit	nking fur at Work	d for pu
YES.				
FIF	TH CON	STITU	TIONAL	AMENI
MEN	r-(Auth	orizing t	he State	to appr
pose e	of State	exhibit	at Work	d's Fair)

FIFTH CONSTITUTIONAL AMEND-	ì,
MENT-(Authorizing the State to appro-	i
priate \$1,000,000 from sinking fund for pur- pose of State exhibit at World's Fair)- NO.	4
SIXTH CONSTITUTIONAL AMEND-	
MENT-(Providing that no grand jury shall be convened except upon order of	1 2 445

nall be convened except upon order of edge of court having power to try and etermine felonies; but when so assemed, may indict for any crime)—YES.	16
SIXTH CONSTITUTIONAL AMEND- ENT-(Providing that no grand jury hall be convened except upon order of edge of court having power to try and etermine felonies; but when so assem-	ľ

TOTAL STREET	MENT—(Providing that no grand jury shall be convened except upon order of judge of court having power to try and determine felonies; but when so assembled, may indict for any crime)—NO.	MENT-(Providing that no grand jury shall be convened except upon order of judge of court having power to try and determine felonies; but when so assembled, may indict for any crime)—NO.	W. C. La Co. Vo.
	SEVENTH CONSTITUTIONAL AMENDMENT—(Providing that in courts not of record, two-thirds of the jury may render verdict in civil cases, and in courts of record, three-fourths of jury)—YES.	SEVENTH CONSTITUTIONAL AMENDMENT—(Providing that in courts not of record, two-thirds of the jury may render verdict in civil cases, and in courts of record, three-fourths of jury)—YES.	HHE
	SEVENTH CONSTITUTIONAL AMENDMENT—(Providing that in courts not of record, two-thirds of the jury may render verdict in civil cases, and in courts of record, three-fourths of jury)—NO.	SEVENTH CONSTITUTIONAL AMENDMENT—(Providing that in courts not of record, two-thirds of the jury may render verdict in civil cases, and in courts of record, three-fourths of jury)—NO.	A I I I

difficition lienete	
(Nominated by Electors.) For Presidential Electors: rge-JAMES M. RITCHEY.	TICKET. (Nominated by Electors., For Presidential Electors
rge-HERMAN P. FARIS.	At Large-DAVID T. MITCHELI
st. JOHN F. McMURRY.	At Large-WILLIAM A. DILLO
t. BISHOP O. TERRY,	1st Dist. ISAAC W. STANLEY.

d Dist. BISHOP O. TERRY,	1st D
d Dist. EDGAR H. PRICE.	- 2d. D
th Dist. ROBERT T. CAMPBELL.	- 8d Di
th Dist. WILLIAM S. CROUCH.	- 4th D

4th	Dist.	ROBERT T. CAMPBELL.
5th	Dist.	WILLIAM S. CROUCH.
6th	Dist.	WILLIAM M. GODWIN.

ın	Last.	ROBERT T. CAMPBELL.
h	Dist.	WILLIAM S. CROUCH.
h	Dist.	WILLIAM M. GODWIN.
th	Dist.	GEORGE R. SNEED.
th	Dist.	EDWARD C. RALLS.

ern	Dist.	WILLIAM M. GODWIN.
7th	Dist.	GEORGE R. SNEED,
\$th	Dist.	EDWARD C. RALLS.
9th	Dist.	FRANCIS M. ELLIOTT,
10th	Dist.	MATTHEW W. LEET.
11th	Dist.	JOHN H. HYLAND.

t.	GEORGE R. SNEED.
t.	EDWARD C. RALLS.
t.	FRANCIS M. ELLIOTT,
st.	MATTHEW W. LEET.
st.	JOHN H. HYLAND.
st.	GEORGE H. GIBSON.

th	Dist.	JOHN H. HYLAND.
th	Dist.	GEORGE H. GIBSON.
th	Dist.	GUY M. WITHERS.
ith	Dist.	GEORGE W. MARSHALL.
ith	Dist.	CHARLES A. MITCHELL

		GEORGE W. MARSHALL.
15th	Dist.	CHARLES A. MITCHELL.
CH/	RLE	For Governor: S E. STOKES.

í	FIRST CONSTITUTIONAL AMEND MENT-(Making indictment or information concurrent remedies in criminal prosecutions)—YES.
-	FIRST CONSTITUTIONAL AMENI MENT-(Making indictment or informa- tion concurrent remedies in criminal prosecutions) No.

SEVENTH CONSTITUTIONAL AMENDMENT—(Providing that in courts of fecord, two-thirds of the jury may ender verdict in civil cases, and in courts of record, three-fourths of jury)—NO.	SEV AME not o rende of re
--	---------------------------------------

For Presidential Electors: arge-JAMES M. RITCHEY.	(Nominated by Electors.) For Presidential Electors:
arge-HERMAN P. FARIS.	At Large-DAVID T. MITCHELL.
st. JOHN F. McMURRY.	At Large-WILLIAM A. DILLON.
st. BISHOP O. TERRY,	1st Dist. ISAAC W. STANLEY.
st EDGAR H PRICE	2d. Dist. J. T. POLSON.

The same has been added to	
\$d Dist. EDGAR H. PRICE.	2d. Dist. J. T. POLSON.
4th Dist. ROBERT T. CAMPBELL.	8d Dist. RICHARD M. REECE.
5th Dist. WILLIAM S. CROUCH.	4th Dist. WILLIAM S. CANNON.

4th Dist.	ROBERT T. CAMPBELL
5th Dist.	WILLIAM S. CROUCH.

 4th Dist. ROBERT T. CAMPBELL.
 5th Dist. WILLIAM S. CROUCH.
 6th Dist. WILLIAM M. GODWIN.
 7th Dist. GEORGE R. SNEED.
 \$th Dist. EDWARD C. RALLS.

The Date William S. Chotch.
 6th Dist. WILLIAM M. GODWIN.
 7th Dist. GEORGE R. SNEED.
 \$th Dist. EDWARD C. RALLS.
9th Dist. FRANCIS M. ELLIOTT.
10th Dist. MATTHEW W. LEET.

7th Dist.	GEORGE R. SNEED.
\$th Dist.	EDWARD C. RALLS.
9th Dist.	FRANCIS M. ELLIOTT.
10th Dist.	MATTHEW W. LEET.
11th Dist.	JOHN H. HYLAND.
12th Dist.	GEORGE H. GIBSON.

\$th Dist.	EDWARD C. RALLS.
9th Dist.	FRANCIS M. ELLIOTT,
10th Dist.	MATTHEW W. LEET.
11th Dist.	JOHN H. HYLAND.
12th Dist.	GEORGE H. GIBSON.
13th Dist.	GUY M. WITHERS.
14th Dist.	GEORGE W. MARSHALL

14th	Dist.	GEORGE W. MARSHALL.
15th	Dist.	CHARLES A. MITCHELL.
CH/	PLE	For Governor: S E. STOKES.

IMPSON E	Lieutenant-Governor:
THE BON E	MA.
	Secretary of State:

D. of ty, he ity	THIRD CONSTITUTIONAL AMEND- MENT-(Providing that the value of property subject to mortgage, deed of trust, etc., less the value of such security, shall be assessed to the owner of the property, and the value of the security assessed to the owner thereof; and that a contract made in violation of such provi- sion is null and void)—NO.
	FOURTH CONSTITUTIONAL ANDRES
	FOURTH CONSTITUTIONAL AMEND-

SEVENTH CONSTITUTIONAL AMENDMENT—(Prov.ding that in courts not of record, two-thirds of the jury may render verdict in civil cases, and in courts	
of record, three-fourths of jury)-NO.	E

OFFICIAL BALLOTS CONCLUDED ON EIGHTH PAGE.

THIRD CONSTITUTIONAL AMEND-MENT—(Providing that the value of prop-erty subject to mortgage, deed of trust, etc., less the value of such security, shall be assessed to the owner of the property, and the value of the security assessed to the owner thereof; and that a contract made in violation of such provision is null and vaid -NO FOURTH CONSTITUTIONAL AMEND-MENT-(Authorizing the issue of bonds by the City of St. Louis in aid of World's Fair)—YES.

Twenty Years Proof.

R. P. Smith, Chilesburg, Va. writes I don't know how I could do without them. I have had Liver dis ase for over twenty years. Am now entire ly cured.

VENTH CONSTITUTIONAL ENDMENT—(Providing that in courts of record, two-thirds of the jury may ler verdict in civil cases, and in courts ecord, three-fourths of jury)—NO.